P. 05

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent					Docket No. 2002B141/2			
In Re Application	Of: Sudhin Datta, e	i al.						
Application No.	Filing Date October 17, 2003	Examiner Nathan M. Nutter		Customer No. 23455	Group	Art Unit	Confirma	
Invention: Heter	o Phase Polymer Con	npositions						
Owner of Record: ExxonMobil Chemical Patents Inc.								
COMMISSIONER FOR PATENTS:								
provided below, the the expiration date disclaimer, of prior be enforceable only patent granted on the lambda paper of the patent, as presently held unenforceable under 37 C.F.R. 1.3 the expiration of its	of the full statutory to Patent No. 7,015,28: y for and during such the instant application at the above disclaimer, ald extend to the expirary shortened by any term, is found invalid by a 321, has all claims can full statutory term as property to the property of the statutory term as property of the property of the statutory term as property of the property of the statutory term as property of the property of	atutory term of any pater arm defined in 35 U.S.C. The owner hereby a period that it and the prind is binding upon the grant the owner does not distion date of the full status minal disclaimer, in the court of competent jurisc acelled by a reexamination resently shortened by any	at granted. 154 to agrees the or patent antee, its sclaim the tory term event that liction, is on certification.	at any patent so are commonly of successors and the terminal part as defined in 35 the later expires statutorily disclade, is reissued,	pplications presented by presen	n, which water shorted on the instruction that is a second to instruct instruction the instruction that is a second to instruct instruction that is a second to instruction that is a second to instruct instruction that is a second to instruct instruction that is a second to instruction that is a second to instruct instruction that is a second to instr	would externed by an stant applic ement runs anted on the and 173 committee and the analysis of the analysis o	nd beyond y terminal ation shall s with any he instant of the prior nce fee, is disclaimed
1. 🦳 For submi	er box 1 or 2 below, if a sslons on behalf of a sowered to act on beha	n organization (e.g., cor	poration,	partnership, uni	versity, s	governme	nt agency,	etc.), the
information and be statements and the	lief are believed to be a like so made are out	nents made herein of m true; and further that th hishable by fine or impri tements may jeopardize t	ese state sonment,	ments were ma or both, under	de with t Section	ne knowii 1001 of T	eage that v Fitle 18 of	the United
	Signed is an attorney of Signature  Andrew B. Griffis Typed or Printed Name		Dated:	October 2, 200 19/93/2886 91 FC:181	5 TL0111	666560 130.60 D	30 051712 A	10688091
⊠ PTO sugg	ested wording for termi	C.F.R. 1.20(d) included. inal disclaimer was uncha 3(b) is required if termina	anged. I disclaim	er is signed by t	he assigi	188.		